

The Gazette of India



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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 31st January 1953:—

Issue No.	No. and date	Issued by	Subject
26	S. R. O. 216, dated the 24th January 1953.	Election Commission, India.	Appointment of Chairman of each of Election Tribunals for the trial of the petition.
	S. R. O. 217, dated the 24th January 1953.	Ditto.	Election Petition No. 161 of 1952.
27	S. R. O. 218, dated the 27th January 1953.	Ditto.	Election Petition No. 76 of 1952.
28	S. R. O. 241, dated the 30th January 1953.	Ministry of Food and Agriculture	Amendment made in the Cottonseed (Control) Order, 1952.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

PARLIAMENT SECRETARIAT

New Delhi, the 24th January 1953

S.R.O. 248.—In exercise of the powers conferred by clause (3) of Article 98 of the Constitution, the President, after consultation with the Speaker, is pleased to make the following rules to regulate the conditions of service of temporary employees of the Parliament Secretariat:—

1. (i) These rules may be called the Parliament Secretariat (Temporary Service) Rules, 1953.

(ii) These rules shall apply to all persons who hold a post in the Parliament Secretariat but who do not hold a lien on any post in that Secretariat or under the Government of India or any State Government.

2. In these Rules, unless there is anything repugnant in the subject or context:—

(a) “service” means temporary service in the Parliament Secretariat;

- (b) "quasi-permanent service" means temporary service commencing from the date on which a declaration issued under rule 3 takes effect and consisting of periods of duty and leave (other than extraordinary leave) after that date;
- (c) "specified post" means the particular post or the particular grade of posts within a cadre in respect of which an employee of the Parliament Secretariat is declared to be quasi-permanent under rule 3;
- (d) "temporary service" means officiating and substantive service in a temporary post and officiating service in a permanent post in the Parliament Secretariat;
- (e) "employee" means any person who holds a post in Class I, II, III or IV in the Parliament Secretariat.

3. An employee shall be deemed to be in quasi-permanent service:—

- (i) if he has been in continuous service of Parliament Secretariat for more than three years; and
- (ii) if the appointing authority, being satisfied as to his suitability in respect of age, qualifications, work and character for employment in a quasi-permanent capacity has issued a declaration to that effect in accordance with such instructions as the Parliament Secretariat may issue from time to time.

4. (a) A declaration issued under rule 3 shall specify the particular post or the particular grade of posts within a cadre, in respect of which it is issued, and the date from which it takes effect.

(b) Where recruitment to a specific post is required to be made in consultation with the Union Public Service Commission, no such declaration shall be issued except after consultation with the Commission.

5. (a) The service of a temporary employee who is not in quasi-permanent service shall be liable to termination at any time by notice in writing given either by the employee to the appointing authority or by the appointing authority to the employee:

Provided that the service of any such employee may be terminated forthwith by payment to him of a sum equivalent to the amount of his pay plus allowances for the period of the notice, as the case may be, for the period by which such notice falls short of one month or any agreed longer period:

Provided further that the payment of allowances shall be subject to the condition under which such allowances are admissible.

(b) The period of such notice shall be one month, unless otherwise agreed to by the Parliament Secretariat and by the employee.

6. The service of an employee in quasi-permanent service shall be liable to termination—(i) in the same circumstances and in the same manner as an employee in permanent service, or (ii) when the appointing authority concerned has certified that a reduction has occurred in the number of posts available for employees not in permanent service:

Provided that the service of an employee in quasi-permanent service shall not be liable to termination under clause (ii) so long as any post of the same grade and under the same appointing authority as the specified post held by him, continues to be held by an employee not in permanent or quasi-permanent service:

Provided further that as among employees in quasi-permanent service whose specified posts are of the same grade and under the same appointing authority, termination of service consequent on reduction of posts shall ordinarily take place in order of juniority in the list referred to in rule 7.

7. (1) Subject to the provisions of this rule, an employee, in respect of whom a declaration has been issued under rule 3, shall be eligible for a permanent appointment on the occurrence of a vacancy in the specified posts which may be reserved for being filled from among persons in quasi-permanent service, in accordance with such instructions as may be issued by the Parliament Secretariat in this behalf from time to time.

Explanation.—No such declaration shall confer upon any person a right to claim a permanent appointment to any post.

(2) The appointing authority shall, from time to time, after consultation with the appropriate Departmental Committee, prepare a list in order of precedence of persons in quasi-permanent service who are eligible for a permanent appointment. In preparing such a list, the appointing authority shall consider both the seniority

and the merit of the Government servant concerned. All permanent appointments which are reserved under sub-rule (1) under the control of the appointing authority shall be made in accordance with such list:

Provided that the Parliament Secretariat may order that permanent appointment to any grade or post should be made purely in order of seniority.

8. An employee in a quasi-permanent service and holding a specified post shall, as from the date on which his service is declared to be quasi-permanent be entitled to the same conditions of service in respect of leave, allowances and disciplinary matters as an employee in permanent service holding the specified post in the Parliament Secretariat.

9. An employee in quasi-permanent service shall, if his service is terminated otherwise than as a disciplinary measure or by resignation be eligible for:—

- (a) a gratuity at the rate of half a month's pay for each completed year of quasi-permanent service, such gratuity being payable on the basis of the pay admissible to such an employee in respect of the specified post on the last day of his service, and
- (b) any gratuity to which he is entitled in respect of his service before his appointment to quasi-permanent service.

10. Where an employee in quasi-permanent service is appointed substantively to a permanent post, the entire period of his quasi-permanent service, together with one-half of the period of the preceding continuous temporary service (excluding extraordinary leave) rendered after the 2nd September, 1939 shall be deemed to be qualifying service for the grant of pension or gratuity as the case may be.

11. These rules shall take effect from the 17th March, 1949.

[No. F.78-AN(E)/51.]

M. N. KAUL, Secy.

ELECTION COMMISSION, INDIA

New Delhi, the 22nd January 1953

S.R.O. 249.—It is hereby notified for general information that the disqualifications under clause (c) of section 7 and section 143 of the Representation of the People Act, 1951 (XLIII of 1951), incurred by the persons whose names and addresses are given below, as notified under Notification No. BP-A/52(6), dated the 17th May, 1952, have been removed by the Election Commission in exercise of the powers conferred on it by the said clause and section 144 of the said Act respectively:—

Shri Devaji, Village Beesookeri, Tahsil Ashta.

Shri Maniak Lal, Pagaria Hat, Tahsil Ashta.

[No. BP-A/52(20).]

New Delhi, the 27th January 1953

S.R.O. 250.—It is hereby notified for general information that the disqualifications under clause (c) of section 7 and section 143 of the Representation of the People Act, 1951 (XLIII of 1951), incurred by the person whose name and address are given below, as notified under notification No. BY-P/52(38), dated the 28th April, 1952, have been removed by the Election Commission in exercise of the powers conferred on it by the said clause and section 144 of the said Act respectively:—

Shri Shridhar Purushottam Limaye, 179, Vetal Peth, Poona-2.

[No. BY-P/52(69).]

P. N. SHINGHAL, Secy.

MINISTRY OF LAW

New Delhi, the 29th January 1953

S.R.O. 251.—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President hereby directs that agreements of guarantee with

scheduled banks and apex co-operative banks, relating to the advances made by such banks for financing tea estates during the tea season 1953-54, shall be executed on his behalf by the Chairman, Central Tea Board.

[No. F.27-I/53-L.]

S.R.O. 252.—In exercise of the powers conferred by rule 1, read with clause (a) of rule 8B of Order XXVII of the First Schedule to the Code of Civil Procedure, 1908 (Act V of 1908), the Central Government hereby directs that the following further amendment shall be made in the notification of the Government of India in the Ministry of Law No. S.R.O. 512, dated the 9th September, 1950, relating to the authorisation of officers to sign and verify plaints or written statements in any suit by or against the Central Government, namely:—

To the entries in Part VIII of the Schedule to the said notification, the following entry shall be added, namely:—

“A Director of Purchase or a Deputy Director of Purchase in the Army Purchase Organisation.”

[No. F.30-I/52-L.]

New Delhi, the 31st January 1953

S.R.O. 253.—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President hereby directs that the following further amendment shall be made in the notification of the Government of India in the Ministry of Law No. S.R.O. 215 dated the 9th February, 1952, relating to the execution of contracts and assurances of property, namely:—

1. In Part III of the said notification, under Head D, after item 9, the following item shall be added namely:—

“10. Instruments relating to the acceptance of the transfer from or assignment by, on party to another, of deposits relating to the Own Your Exchange Scheme and benefits thereof; by any Postmaster.”

2. In Part VI of the said notification, in item 3, after the words “Controller General of Emigration” the words “or the Controller of Emigration, Madras” shall be inserted.

3. In Part XXI of the said notification, under Head F, in item 1, for the words “or Deputy Directors working under him” the words “or Deputy Directors or Assistant Directors working under him” shall be substituted.

[No. F.32-III/52-L.]

SHRI GOPAL SINGH, Dy. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 28th January 1953

S.R.O. 254.—In exercise of the powers conferred by section 11 of the Chandernagore (Administration) Regulation, 1952 (I of 1952), the Central Government hereby extends to Chandernagore, the West Bengal Premises Rent Control (Temporary Provisions) Act, 1950 (West Bengal Act XVII of 1950), as at present in force in West Bengal, with the following modifications, namely:—

Modifications

1. Save as otherwise expressly provided in this notification, throughout the Act for the words “State Government” the words “Central Government” shall be substituted.

2. In section 1—

(a) for sub-section (2) the following sub-section shall be substituted, namely:—

“(2) It shall come into force at once.”

(b) for sub-section (3) the following sub-section shall be substituted, namely:—

“(3) It extends to the whole of Chandernagore.”

(c) in sub-section (4) for the words, letters and figures "up to the 31st day of March, 1953" the words "in Chandernagore so long as it remains in force in any part of West Bengal" shall be substituted.

3. In section 2—

(a) clause (1) shall be omitted;

(b) in sub-clause (b) of clause (8) the words, figures and brackets " , but does not include a room or part of a room or other accommodation in a hotel or lodging house or a stall in a municipal market as defined in clause (44) of section 3 of the Calcutta Municipal Act, 1923, or in any other market maintained by or belonging to a local authority or a stall let at variable rents at different seasons of the year for the retail sale of goods in any other market as defined in clause (39) of section 3 of the Calcutta Municipal Act, 1923, or clause (30) of section 3 of the Bengal Municipal Act, 1932" shall be omitted;

(c) in clause (11) for the words "and includes—" and for sub-clauses (i) and (ii) the following words shall be substituted, namely:—

"and includes any person who is liable to be sued by the landlord for rent."

4. In section 5 the proviso shall be omitted.

5. In sub-section (1) of section 12—

(a) for clause (d) of the proviso the following clause shall be substituted, namely:—

"(d) When the tenant has used, or permitted another person to use, the property for a purpose other than that for which it was leased; or, has committed any other act which is destructive or permanently injurious to the property; or has created any permanent structure on the property without the landlord's consent in writing."

(b) the explanation under clause (i) of the proviso shall be omitted.

6. In section 16, for the words "to the courts, as set out in Schedule B" the words "to the courts which would have had jurisdiction to try the suit if this Act were not passed", shall be substituted.

7. For section 17, the following section shall be substituted, namely:—

"17. Such portion of rent as exceeds the standard rent determined according to the provisions of this Act shall be irrecoverable from the month of the tenancy next after the month in which this Act comes into force, whether the said rent was fixed by agreement or in any other manner."

8. Section 18 shall be omitted.

9. In section 28—

(a) in sub-section (1)—

(i) for the words "for any area or part of area to which this Act extends" the words "for Chandernagore" shall be substituted;

(ii) the words "in such area or part" shall be omitted.

(b) in sub-section (2) for the words "for any area to which this Act extends" the words "for Chandernagore" shall be substituted.

(c) Sub-section (5) shall be omitted.

10. In section 32—

(a) for sub-section (1) the following sub-section shall be substituted, namely:—

"(1) From every final order of the Controller an appeal shall lie to the District Judge of Chandernagore with power to transfer the appeal for hearing to any court of Subordinate Judge (if any) within Chandernagore".

(b) sub-section (6) shall be omitted.

11. In section 33, in sub-section (1) for the words "State Government" the word "Administrator" shall be substituted.

12. In section 35 for the words, letters and figures "as a public demand under the Bengal Public Demands Recovery Act, 1913" the words and figures "as if it,

were a fine imposed by a Magistrate of the local Court under the provisions of the Code of Criminal Procedure, 1898" shall be substituted.

13. In section 37, the words and figures "distress warrant shall be issued under Chapter VIII of the Presidency Small Cause Courts Act, 1882 and no" shall be omitted.

14. Section 45 shall be omitted.

15. In section 47—

- (a) in clause (g) of sub-section (2) the words "the Chief Judge of the Court of Small Causes of Calcutta" shall be omitted;
- (b) for the words "the State Legislature" in sub-section (3) the words "both Houses of Parliament" shall be substituted.

16. In Schedule A—

- (a) in paragraph (1)—
 - (i) sub-paragraph (a) shall be omitted; and
 - (ii) in sub-paragraph (b) for the words "ten per centum in case of premises within Calcutta and twenty per centum in case of other premises" the words "twenty per centum" shall be substituted.
- (b) in paragraph (2), in sub-paragraph (1) the words, brackets, figure and letter "rent was fixed as mentioned in paragraph (1)(a), or" shall be omitted.
- (c) in paragraph (3), the words, brackets, figure and letter "rent was fixed as mentioned in paragraph (1)(a), or" shall be omitted.

17. Schedule B shall be omitted.

[No. 49-Eur.I.]

K. V. PADMANABHAN, Dy. Secy.

MINISTRY OF STATES

New Delhi, the 31st January 1953

S.R.O. 255.—The Central Government is pleased to notify that Raja Bahadur Shri Krishna Singh, son of His Highness the Maharaja of Datia, has been nominated by the said Ruler for the purposes of the Entry 2(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951.

[No. 14-D.]

H. C. MAHINDROO, Under Secy.

MINISTRY OF FINANCE (REVENUE DIVISION)

CENTRAL EXCISES

New Delhi, the 28th January 1953

S.R.O. 256.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (I of 1944), the Central Government hereby direct that the following further amendments shall be made in the Central Excise Rules, 1944, namely:—

In the said Rules:—

1. In sub-rule (1) of rule 83, for clause (e), the following clause shall be substituted, namely:—

"(e) Daily drier house account;"

2. In the table under the heading "Forms" in Appendix I—

(a) for the words 'Daily Sugar Production Account' in column 2 against Central Excise Series No. 46, the words "Daily Drier House Account" shall be substituted.

3. For Form R.G. 7 (Central Excise Series No. 46), the following form shall be substituted, namely:—

"Central Excise Series No. 46.

FORM R.G. 7
DAILY DRIER HOUSE ACCOUNT
'Rule 83)

Name of the factory..... Season..... Month..... 19

Date	Opening Balance	Sugar Bagged	Total	Sugar sent to godown	Closing Balance	Remarks
1	2	3	4	5	6	7
	cwts.	cwts.	cwts.	cwts.	cwts.	cwts.

[No. 5.]

CENTRAL BOARD OF REVENUE

Customs

New Delhi, the 27th January 1953

S.R.O. 257.—In exercise of the powers conferred by section 4 of the Land Customs Act, 1924 (XIX of 1924), the Central Board of Revenue hereby directs that the following amendment shall be made in its Notification No. 21-Customs, dated the 2nd February 1952, namely:—

In the Schedule annexed to the said notification under the heading 'DAMAN FRONTIER' for the words 'Damans Road Station' in column 2 against entries 1 and 2 the words 'Vapi Railway Station', shall be substituted.

[No. 3.]

New Delhi, the 28th January 1953

S.R.O. 258.—In exercise of the powers conferred by section 4 of the Land Customs Act, 1924 (XIX of 1924), the Central Board of Revenue hereby directs that the following amendments shall be made in its Notification No. 22-Customs, dated the 2nd February 1952, namely:—

In the Schedule annexed to the said notification—

(a) under the heading 'FEROZEPUR DISTRICT' for the words 'Bathinda-McLeodganj railway line' in column 2 against the entry 'Abohar' in column 1 the words 'Bhatinda-McLeod-Ganj Railway Line' shall be substituted.

(b) under the heading 'PURNEA DISTRICT' for the word "Godagori" in column 2 against the entry "Katihar Railway Station" in column 1 the word "Godagari" shall be substituted.

(c) under the heading 'MALDA DISTRICT' after entry (b) in column 2 against the entry 'Kumarpur' in column 1 the following entry shall be inserted, namely:-

"(c) The portion of Mahananda river lying between Kumarpur and Shirshi on the Indian Union side."

(d) under the heading '24-PARGANAS DISTRICT' for the word 'Ultadangi' in column 1 the word "Ultadanga" shall be substituted.

(e) under the heading 'HOWRAH AND CALCUTTA AREA'

- (i) for the word 'Jaganathghat' in column 1 the word 'Jagannathghat' shall be substituted;
- (ii) for the word 'Kulpathiaghata' in column 1 the word 'Kulpighat' shall be substituted.

(f) under the heading 'D. Land Customs Areas under the jurisdiction of the Collector of Land Customs, Shillong' for the entries the following entries shall be substituted, namely:—

"DHUBRI CIRCLE"

Golakganj Railway Station.—Railway line from Golakganj to Sonahat Railway Station.

Dhubri Steamer Ghat.—Dhubri-Rahumari—Bahadurabad Section of the Steamer route on the river Brahmaputra.

Manikcharar—

- (a) Kalo river from the approach of Tura road to the Janjiram river;
- (b) Tura-Rahumari road.

Dalu—

- (a) Bhugai river.
- (b) Dalu-Nalitabari road.

Baghmara—

- (a) Someswari river.
- (b) Baghmara-Durgapur road.

SHILLONG CIRCLE

Shella Bazar.—Shella river.

Bholaganj—

- (a) Dholai river.
- (b) P.W.D. bridle path from Bholaganj to Companyganj.
- (c) Komorrah-Chhatak Ropeway.

Dawki—

- (a) Plyain river.
- (b) Shillong-Sylhet road.

Borsora—

- (a) Borsora-Tahirkpur road.
- (b) Jadukata river.

Gauhati Steamerghat.—Rahumari-Dhubri-Gauhati Section of the Steamer route on the river Brahmaputra.

JORHAT CIRCLE

Neamoti Steamerghat.—Rahumari-Dhubri-Gauhati-Neamoti Section of the Steamer route on the river Brahmaputra.

SIBSAGAR CIRCLE

Desangmukh Steamerghat.—Rahumari-Dhubri-Gauhati-Neamoti-Desangmukh Section of the steamer route on the river Brahmaputra.

SILCHAR CIRCLE

Silchar Steamerghat.—Fenchuganj-Silchar Section of the Steamer route on the river Barak.

KARIMGANJ CIRCLE

Karimganj Railway Station.—Karimganj-Kulaura Railway line.

Karimganj Steamerghat } Kusiyara river.

Karimganj Ferry Station } Kusiyara river.

Sutarkandi.—Sylhet-Karimganj Trunk road.

Maishassan Railway Station.—Bailway line from Karimganj to Latu Railway Station.

Kukitol.—Patharkandi-Juri Road.

Rangna (in Dharmanagar Division)—

- (i) The motorable road from Dharmanagar to Rangna.
- (ii) The portion of the Juri river lying between Dharmanagar and Rangna.

AGARTALA CIRCLE*Manu (in Kailashahar Division)—*

- (i) River Manu from Fatikrai to Manughat.
- (ii) The foot track from Takirembari to Manughat.
- (iii) The foot track from Fatikrai to Manughat.
- (iv) Motorable road from Kailashahar to Shamshernagar.

Dhalaihat (in Kamalpur Sub-Division)—

- (i) The river Dhalai from Halhalli to Dhalai Checking station.
- (ii) The road from Halhalli to Kamalpur.

Khowaighat (in Khowai Division)—

- (i) The river Khowai from Teliamara to Khowaighat.
- (ii) The road from Kalyanpur to Khowaighat.

Agartala (in Sadar Division).—The road between Agartala and Akhaura Road Police outpost.

Kamthana (in Sadar Division).—The portion of the Burliganga river from Bisalgarh to Kamthana.

Savarmuraghat (in Sonamura Division)—

- (i) The river Gumti.
- (ii) Udaipur-Comilla Road.

Muharighat (in Belonia Division)—

- (i) The river Muhari upto Muharighat.
- (ii) The road from Muharighat leading to Belonia Railway station.

Amlighat (in Sabrum Division)—

- (i) Fenny river.
- (ii) The road from Amlighat leading to Subhapur."

(g) in the heading 'E. Land Customs Areas under the jurisdiction of Collector of Land Customs, Bombay'

(i) for the word 'Bombay' the word 'Baroda' shall be substituted.

under the heading 'E. Land Customs Areas under the jurisdiction of Collector of Land Customs, Bombay'

(ii) for the words 'Asszra', 'Asszara', 'Jojham' and 'Jajham' appearing in columns 1 and 2 the words 'Assara', 'Assara', 'Jejhama' and 'Jejhama' shall be substituted respectively; and

(iii) the entries 'Gokhantar Naka' and 'Via Gokhantar Naka' appearing in columns 1 and 2 shall be omitted.

(h) The heading shown as 'F. Land Customs Areas under the jurisdictions of Collector of Land Customs, Jamnagar' shall be omitted.

[No. 8.]

A. K. MUKARJI, Secy.

INCOME-TAX

New Delhi, the 27th January 1953

S.R.O. 259.—The following draft of certain further amendments to the Indian Income-tax Rules, 1922, which the Central Board of Revenue proposes to make in exercise of the powers conferred by sub-section (1) of section 59 of the Indian Income-tax Act, 1922 (XI of 1922), is published, as required by sub-section (4) of the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 7th March 1953. Any objection or suggestion which may be received

from any person in respect of the draft before the date specified will be considered by the said Board:—

Draft Amendments

(a) In the "Form of application for the renewal or registration of a firm under Section 26-A of the Indian Income-tax Act, 1922" set forth in rule 6 of the said Rules—

'The word "State" may be substituted for the word "Province".'

(b) In the form of "List of persons to whom salaries, pensions, annuities, gratuities, commissions, bonuses, or any other sums chargeable to income-tax under section 7 of the Income-tax Act, 1922, have been paid during the month ended 19 with particulars of the amounts paid, the amounts due but not paid, and the income-tax and super-tax deducted" set forth in sub-rule (1) rule 11 of the said Rules—

(c) In "Form J" set forth in rule 21 of the said Rules in the heading and in column 3 of the form for "British India" substitute "the taxable territories".
line 2 delete "Section 49".

[No. 7.]

New Delhi, the 3rd February 1953

S.R.O. 260.—In exercise of the powers conferred by sub-section (1) of section 59 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue hereby directs that the following further amendments shall be made in the Indian Income-tax Rules, 1922, the same having been previously published as required by sub-section (4) of the said section, namely:—

In the statement appended to rule 8 of the said Rules—

After group T under sub-heading (2) of the heading "III Machinery and Plant", the following entry shall be added, namely—

"U. Earth moving machinery employed in heavy construction works, such as Dams, Tunnels, Canals, etc. (N.E.S.A.)

(i) Tractors	25
(ii) Dumpers	20
(iii) Motor Graders, Tournapul, Scrapers, Excavators, Rooter, Tournia Dozer.	15".

[No. 10.]

S. P. LAHIRI, Secy.

MINISTRY OF COMMERCE AND INDUSTRY

CENTRAL TEA BOARD

New Delhi, the 3rd February 1953

S.R.O. 261.—In exercise of the powers conferred by clause (v) of sub-section (3) read with sub-section (5) of section 4 of the Central Tea Board Act, 1949 (XIII of 1949), the Central Government is pleased to nominate Dr. B. C. Sen, Deputy Agricultural Marketing Adviser to the Government of India in the Ministry of Food and Agriculture as member of the Central Tea Board vice Dr. T. G. Shirname.

[No. 94(2)-Tea/Plant/52.]

N. V. RAO, Dy. Secy.

New Delhi, the 7th February 1953

S.R.O. 262.—In exercise of the powers conferred by sub-clause (i) of Clause 5 of the Cotton Textiles (Export Control) Order, 1949, the Central Government hereby directs that the following further amendment shall be made in the Notification

of the Government of India, late Ministry of Commerce No. 67-CW(25A)/48, dated the 26th March, 1949, namely:—

In the said Notification, in paragraph 6, after item (x) the following shall be added, namely:—

"(y) Embroidered cotton cloth whose value is not less than double that of the basic cloth".

[No. 46(34)-CT(A)/52-7.]

P. GOVINDAN NAIR, Dy. Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Agriculture)

New Delhi, the 28th January 1953

S. R. O. 263.—In pursuance of clauses (i) and (k) of rule 4 of the General Grading and Marking Rules, 1937, the Central Government hereby fixes with effect from 15th February 1953, the charges specified in the table below in respect of certain varieties and grades of tobacco which are intended for export.

TABLE

Variety and grades of tobacco	Type and weight of tobacco package	Rate of lev'y per package
		Rs. As. P.

Group I—

Blue-cured Virginia strips or leaf Grades : 1, 2, 3, 4, LG, LBY and X	Bale weighing approx. 230 to 270 lb. Case weighing approx. 300 to 440 lb. Hogshead weighing approx. 880 lb.	1 0 0 2 0 0 4 0 0
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Group II—

Blue cured Virginia strips, leaf or bits Grades : LMG, LBY, B, BB and BB,	
Sun-cured Virginia strips or leaf Grades : VBT, VBR, and VDR	
White Burley strips or leaf Grades : WBL, WBR and WBD	Bale weighing approx. 230 to 270 lb.
	0 12 0
Sun-cured "Natu" (country) strips or leaf Grades : CBT, CBR, CDK, CHBR and CHD.	Case weighing Approx. 300 to 440 lb.
MOTIHARI Grades : D, DB, B and DG	Hogshead weighing approx. 880 lb.
Jati Grades : DLB, DLBS, DB, D and DBM.	3 0 0

Group III—

Flue cured Virginia stripe, leaf, bits or stems Grades : DG, DB, BB3, PL, FS, FS, and STEMS.	Bale weighing approx. 230 to 270 lb.	0 6 0
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Variety and grades of tobacco	Type and weight of tobacco package	Rate of levy per package
Group III—contd.		
<u>Sun-cured Virginia strips or leaf.</u>		Rs. As. P.
Grades : VG and VPL	Case weighing approx. 300 to 440 lb.	o 12 o
<u>Sun-cured 'Natu' (country) strips leaf, scrap or stems.</u>		
Grades : CPL, NS, NS, and STEMS	Hogsheda weighing approx 880 lb.	i 8 o
<u>Jutty strips or leaf.</u>		
Grades : JBT and JBN		
<u>Top Leaf.</u>		
Grades : TL ₁ , and TL ₂		
<u>Jati Bishpath.</u>		
Grades : LB, DB, DG		
Group IV—		
Samples of any variety or grade of tobacco . Packet not exceeding 4 lb. . . . o 4 o		

[No. F. 5-1/53-Dte.II.]

S. D. UDHRRAIN, Under Secy..

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 30th January 1953

S.R.O. 264.—In exercise of the powers conferred by sub-section (2) of section 5 of the Cinematograph Act (XXXVII of 1952), the Central Government hereby directs that the film entitled "Planter's Wife" produced by Messrs. J. Arthur Rank Organisation Ltd., London, shall be deemed to be an uncertified film in the whole of India.

[No. 4/24/52F.II.]

C. B. RAO, Dy. Secy..

MINISTRY OF HEALTH

New Delhi, the 3rd February 1953

S.R.O. 265.—In pursuance of item (30) in Part II of the Schedule to the Dentists Act, 1948 (XVI of 1948), the Dental Council of India hereby approve the following foreign dental qualifications namely:—

- (1) Dr. Med. Dent., University of Berlin, Berlin.
- (2) Zahnarzt diploma, University of Berlin, Berlin.
- (3) Zahnarzt diploma, University of Freiburg, Freiburg.
- (4) Dr. Med. Dent., University of Frankfurt, Frankfurt.
- (5) D.D.S. and M.S. degrees of the Baltimore College of Dental Surgery, University of Maryland, Maryland.

B. S. RAIZADA, Secretary.
Dental Council of India.

[No. F.18-2/50-MI.]

K. BIHARI, Asstt. Secy..

MINISTRY OF EDUCATION
ARCHAEOLOGY

New Delhi, the 28th January 1953

S.R.O. 266.—In exercise of the powers conferred by sub-section (3) of section 3 of the Ancient Monuments Preservation Act, 1904 (VII of 1904), the Central Government hereby withdraws Notification No. D.4425/49-A.2, dated the 10th November, 1949, whereby the monuments described in the Schedule annexed thereto were declared to be protected monuments.

[No. F.4-12/52-A.2.]

T. S. KRISHNAMURTI, Asstt. Secy.

MINISTRY OF COMMUNICATIONS
ORDER

New Delhi, the 27th January 1953

S.R.O. 267.—In exercise of the powers conferred by rule 160 of the Indian Aircraft Rules, 1937, the Central Government hereby exempts for a further period of six months up to the 30th June, 1953, all persons in charge of aircraft engaged in international navigation, from the operation of clause (v) of sub-rule (2) of rule 7 of the said Rules, in so far as it requires such persons to carry in the said aircraft, the aircraft and engine log books subject to the condition that the working copies of the aforesaid documents are carried in the said aircraft.

[No. 10-A/38-52.]

P. K. ROY, Dy. Secy.

(Posts and Telegraphs)

New Delhi, the 29th January 1953

S.R.O. 268.—Corrigendum.—In the notification of the Government of India in the Ministry of Communications (Posts and Telegraphs) No. DA.84-7/51, dated 19th December, 1952, published at pages 1818-1819 in the *Gazette of India*, Part II, Section 3, dated 27th December, 1952, in clause 3 for "In sub-rule (c) of rule 71" read "In sub-rule (1) of rule 71".

[No. DA.84-7/51.]

K. V. VENKATACHALAM, Dy. Secy.

MINISTRY OF TRANSPORT
PORTS

New Delhi, the 27th January 1953

S.R.O. 269.—In pursuance of sub-section (3) of section 6 of the Bombay Port Trust Act, 1879 (Bombay Act VI of 1879), the Central Government hereby publishes the following return received from the Secretary, Maharashtra Chamber of Commerce, Bombay, namely:—

Return showing the name of the person elected by the Maharashtra Chamber of Commerce in accordance with the provisions of section 13(2) of the Bombay Port Trust Act, 1879 to be a member of the Board of Trustees of the Port of Bombay during the absence on leave of Shri M. L. Dahanukar.

Date of election	Name of person elected
14th October 1952.	Shri E. B. Rajderkar, M.Sc.

[No. 8-P.I(186)/52.]

S. N. CHIB, Dy. Secy.

MINISTRY OF LABOUR

New Delhi, the 28th January 1953

S.R.O. 270.—In exercise of the powers conferred by sub-section (1) of Section 7 of the Employees' Provident Funds Act, 1952 (XIX of 1952), the Central Government hereby directs that the following further amendments shall be made in the Employees' Provident Funds Scheme, 1952, namely:—

In the proviso to sub-paragraph (3) of paragraph 28 and in the second proviso to sub-paragraph (1) of paragraph 38 of the said Scheme for the words "Remittance Transfer Receipt" and "Remittance Transfer Receipts", the words "Governmental Draft at par" and "Governmental Drafts at par" respectively shall be substituted.

[No. PF-501(17)/A4.]

N. M. PATNAIK, Dy. Secy.

New Delhi, the 3rd February 1953

S.R.O. 271.—In exercise of the powers conferred by sub-section (1) of section 5 of the Mines Act, 1952 (XXXV of 1952), the Central Government hereby appoints Shri Surianarnyan Sankaran as Inspector of Mines subordinate to the Chief Inspector of Mines.

[No. M.48(13)/50.]

P. N. SHARMA, Under Secy.

New Delhi, the 3rd February 1953

S.R.O. 272.—It is hereby notified for general information that in pursuance of the provisions of paragraph 20 of the Employees' Provident Funds Scheme, 1952, made under section 5 of the Employees' Provident Funds Act, 1952 (XIX of 1952), the Central Government has appointed with effect from the 16th October, 1952, Shri P. K. Sen, Labour Commissioner, Madhya Pradesh, to be the Regional Commissioner for the whole of that State to work under the general control and superintendence of the Central Commissioner.

[No. PF.516(49).I]

S.R.O. 273.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (XIX of 1952), the Central Government hereby appoints Shri P. K. Sen, Labour Commissioner, Madhya Pradesh, to be an Inspector for the whole of that state for the purposes of the said Act and of any scheme made thereunder in relation to factories engaged in a controlled industry or in an industry connected with a mine or an oilfield.

[No. PF.516(49).J]

S.R.O. 274.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (XIX of 1952), the Central Government hereby appoints Shri R. K. Mukherjee, Inspector of Shops, and Commercial Establishments, Labour Office, Madhya Pradesh, to be an Inspector for the whole of that state for the purposes of the said Act and of any scheme made thereunder in relation to factories engaged in a controlled industry or in an industry connected with a mine or an oilfield.

[No. PF.516(49).K]

TEJA SINGH SAHNI, Under Secy.

New Delhi, the 3rd February 1953

S.R.O. 275.—In exercise of the powers conferred by section 7 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby constitutes an Industrial Tribunal with headquarters at Dhanbad, consisting of a single member, Shri L. P. Dave, for adjudication of industrial disputes that may be referred to it under section 10 of the said Act.

[No. LR.60(152).]

S. V. JOSHI, Dy. Secy.

ORDER

New Delhi, the 4th February 1953

S.R.O. 276.—Whereas the disputes specified in the Schedule hereto annexed were referred to the Industrial Tribunal at Dhanbad, consisting of a single member, namely, Shri S. P. Varma,

And whereas the services of Shri S. P. Varma have ceased to be available.

Now, therefore, in exercise of the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby refers the said disputes for adjudication to the Industrial Tribunal at Dhanbad, consisting of a single member, namely Shri L. P. Dave, constituted by the notification of the Government of India in the Ministry of Labour No. LR.60(152), dated the 3rd February 1953.

SCHEDULE

S. No.	Parties to the dispute	Number/	Date of reference
1	The Standard Colliery and their workmen	S.R.O. 806	16-5-1951
2	M/s Godhur Colliery Kasunda and their workmen	S.R.O. 1304	14-8-1951
3	The Nanji Kujama Colliery and their workmen	S.R.O. 1337	29-8-1951
4	The Gasilitan Colliery and their workmen	S.R.O. 1404	11-9-1951
5	The Central Kankanee Colliery and their workmen	S.R.O. 1406	11-9-1951
6	M/s Dharai Mulji Contractors in the Port of Bombay and their bunder workmen	S.R.O. 1552	29-9-1951
7	M/s Dhanaji Deoiji and Sons Tisra and the workmen in the Tisra Colliery	S.R.O. 1833	17-II-1951
8	Commercial Colliery of M/s East Madhuban Coal Co. Ltd. and their workmen	S.R.O. 1911	21-II-1951
9	The Dhemo Main, Mithani and Bejdih Collieries and their workmen	S.R.O. 1905	21-II-1951
10	Tata's Collieries in respect of reinstatement of M/s K. K. Pande and Shambu Pande	S.R.O. 1912	26-II-1951
11	The Amlabad Colliery and their workmen	S.R.O. 1963	3-12-1951
12	Central Satgram and six other collieries and their workmen	S.R.O. 2091	20-12-1951
13	M/s Bird & Co. Ltd. and the workmen in relation to the Standard Colliery	S.R.O. 63	3-1-1952
14	M/s Dhanaji Devji and Sons Jharia and their workmen	S.R.O. 141	16-1-1952
15	Charki and Sugl Mica Mines in the State of Bihar and their workmen	S.R.O. 514	13-3-1952
16	Muslia Colliery and their workmen	S.R.O. 730	17-4-1952
17	1078 Collieries and their workmen	S.R.O. 810	5-5-1952
18	Lodna Colliery and their workmen	S.R.O. 966	23-5-1952

[No. LR-2(395).]

P. S. EASWARAN, Under Secy.

